

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

09/097, 383	Address: COMMISSIONER Washington, D.C.	OF PATENTS AND TRADEMARKS 20231
SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
	٦ 🗀	EXAMINER
•	<del></del>	ART UNIT PAPER NUMBER
		T) )
		02
:		MAILED:
EXA	MINER INTERVIEW SUMMARY RECORD	
l participants (applicant, applicant's representative,	PTO personnel):	
my basen Shares	(2)	
<i>11</i>	(3)	
1) david Thay	(4)	
<b>a</b> . <i>II</i>		
ate of interview May 29, 2002	<del></del>	
ype: 🛘 Telephonic 🖁 Personal (copy is given t	o 🕒 applicant 🔲 applicant's representative).	
xhibit shown or demonstration conducted:	No. If yes, brief description:	
greement	all of the claims in question.	
laims discussed: 1, 7, +19, 0		
lentification of prior art discussed: Gusta	lsson, Arbern, o Kleman	n
on prior are discussed.		
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provincian of the reporal patture of what was arread a	o if an agreement was reached, or any other comments:	A malte dade total
A A A A A A A A A A A A A A A A A A A	on an agreement was reached, or any other comments:	in great a degree to
gule flest of claim 19 and	I energy of claim 1 to be to	lat of the output per
	A 1 10 - 1 - +	
which would define over	to Alleman combination a	and discussed war
ways to amend claim 7 ?	to real over the applied .	ert.
A fuller description, if necessary, and a copy of the tached. Also, where no copy of the amendments whi	e amendments, if available, which the examiner agreed vich would render the claims allowable is available, a sumr	would render the claims allowable must
nless the paragraphs below have been checked to in OT WAIVED AND MUST INCLUDE THE SUBSTA	ndicate to the contrary, A FORMAL WRITTEN RESPO ANCE OF THE INTERVIEW (e.g., items 1-7 on the re t is given one month from this interview date to provide a	ONSE TO THE LAST OFFICE ACTION
		i storement of the sobstance of the intervie
☐ It is not necessary for applicant to provide a sep	parate record of the substance of the interview.	

Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.